

The Enterprise-Recorder.

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MADISON RECORDER, Established 1865.
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Madison, Florida.

PUBLISHED WEEKLY.

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COLUMBUS B. SMITH, Editor.

Subscription \$1.00 per year. Advertising rates made known on application. Correspondents should write on only one side of the paper. A brief in your story, but give every item of news. We must have the name of every contributor, not for publication, but that we may know the correspondence is authentic. All anonymous communications will find a home in the waste basket. Address all communications to:

THE NEW ENTERPRISE,
Madison, Florida.

THURSDAY, JULY 2, 1908.

For Sale—To The Craft.

By the consolidation of the Madison Recorder with this paper I am enabled to offer for sale a complete newspaper plant, consisting of Country Campbell Cylinder newspaper press, C. & P. Gordon jobber, 10x15 quantities of body and job and display type and everything necessary to the publication of a newspaper. Also eight or ten bundles of white news, in unbroken packages, just as from the mills, size 24x36. If you know of anyone who wants a newspaper outfit at a moderate cost refer them to THE ENTERPRISE RECORDER, Madison, Fla.

Taft and Sherman for the Republicans. Bryan and—Who? for the Democrats. May we'll be able to tell you next week.

"The human race," says Holmes, "is divided into two classes: those who go ahead and do something, and those who sit and ask, 'why wasn't it done the other way.'" Which class do you belong to, brother?

John D. Rockefeller is going to write a book and in it will tell all about himself and his life. If he will advise an anxious public how to accumulate a colossal fortune such as he is reported to possess a ready sale.

There isn't a citizen who does not see some way in which his community could be bettered—financially, socially, morally or in its civic improvement. And there is a duty involved with this knowledge. These steps should be pointed out to others, so that if they are time ly they may be.

Bryan says the Republican party is in "full retreat," and he rides the platform recently adopted by the g. o. p. Let us hope that the gentleman is correct in his statement and that the retreat will continue until the Republican party moves clean out of the political map to make place for the democrats.

Next Tuesday, the 7th, the Democratic hosts will gather together in the big building at Denver and after the preliminary skirmishes will proceed to the nomination of candidates for president and vice president. So far as the presidential candidate is concerned, that is practically settled and William Jennings Bryan is sure to be the man. But who will furnish the second place is yet to be determined.

The Georgia legislature is now in session, and the solons are sweating and laboring for the benefit of their constituents. Mid summer may be a good time for the holding of a legislative session, but we imagine we would prefer a cooler season. Should governor Broward insist upon an extra session of the Florida legislature it is to be hoped that he will wait until September or October to call the legislators together.

GIVE IT A TRIAL.

Ten days after the late primary there is hardly to be detected a trace of irritation or disappointment but everywhere evident the conclusion to accept the result with equanimity and a cordial support to the future state and county administrations selected for the next two and four years. That Governor Gilchrist will bring to the administration of the affairs of the state no extreme views on any topic was well known to the voters before his election, and perhaps to that fact he owed so much of his strength. That he will be allowed a fair show before his measure is taken and public opinion formed as to his fitness for the place goes without saying. It is safe to assume that he will not be a disturbing element in state affairs, and the impression is that the legislature-elect is of the same class.

Florida will have four years of that peaceful rest and repose from agitation that is so heartily recommended for recuperative purposes, and it may prove to be a very good thing. We have been so often told that agitation is ruinous that we would like to see the contrary state of the public mind given a fair trial and a final conclusion judicially arrived at. We seem apparently to be in for four years of what is called peace, and let's all unite in giving it a boost for all it promises. The effect of Governor Gilchrist on the legislature will probably not be radical, and if the politicians and people will sit close and attend to their knitting we may have a period of unexampled restoration and prosperity.—Tampa Times.

We frequently wonder if the editors and publishers of the Times-Union know that there is comprised in the State of Florida a large territory other than that commonly known as the east coast, and the peninsula portion of the State. Up here in this section of our common and beloved State we have been through recently a most exciting election and for days the congressional succession in the Third District has been buried in mystery and doubt. People are prone, naturally, to look to the State's "greatest and leading" paper for news of what is happening, but the Times Union has studiously, it seems, avoided any reference to our political troubles. So far as that paper is concerned Middle and West Florida might as well not be on the map. Wake up, you "leading newspaper" and give us the news as it happens.

The only men of worth to a town or community are those who forget their own selfish ends long enough and are liberal enough in their ideas to encourage every public and private enterprise, who are ready with brain and purse to push every project calculated to build up the town and enhance its importance. The enterprise and push of a town or community is the foundation of its permanent success. A town may as well prepare for its funeral as to become indifferent to the enterprise in its midst. Men who come to a town to make it their future home, who can not see far enough before them to see that money placed judiciously in a public enterprise of their own town will be a hundred fold in the appreciation of their property, are to be pitied.

Ex-President Grover Cleveland died suddenly at his home in Princeton, N. J., on Wednesday of last week and was buried Saturday. The distinguished deceased had been in a low state of health for some months and while his death was sudden it was not entirely unlooked for. He was twice the president of the United States and the only democrat who has held that exalted station for many, many years. He is survived by a widow and several children.

We love our State exchanges and there is not a paper received at this office which is not read by us every week, but we really do not care for duplicate copies, so if our brethren of the State press who have been sending their paper in exchange to the Recorder and to the New Enterprise will kindly note that both these papers have been consolidated under the name Enterprise-Recorder and send only one copy each week to us at Madison we will appreciate the courtesy and reciprocate in kind.

It is announced that Georgia's twenty-six votes in the national democratic convention at Denver will be cast solidly against William Jennings Bryan. Governor Johnson of Minnesota will most likely receive the combined vote. Judge George Gray of Delaware, however, has a look in, and may win over Johnson. This was decided upon at a meeting of the delegation when the unit rule was applied to the delegation, after it had become apparent the body was overwhelmingly—well nigh solid—against Bryan.—Democrat.

In the Circuit Court of the Third Judicial Circuit in and for Madison County, Florida.

Madison Southern Railway Company
P. K. Lanier and his wife, Florence Lanier.

Notice is hereby given that P. K. Lanier and his wife, Florence Lanier, both of Madison County, Florida, and to all persons interested in or having claims upon the property hereinafter described, that on the 25th day of May A. D. 1908, the Madison Southern Railway Company filed in the Circuit Court of the said judicial circuit of the State of Florida, in and for the County of Madison, its petition seeking to take by right of eminent domain the following described property for right-of-way, yards, tracks, and tracks for the railroad company, to-wit:

Section 14 of the Northwest 1/4 of Section 10, T. 1 S. R. 9 E. Beginning at a point 900 feet east of the northwest corner of the southwest 1/4 of section 10, T. 1 S. R. 9 E., thence running southeasterly 1400 feet more or less to the southeast corner of the southwest 1/4 of section 10, T. 1 S. R. 9 E.; thence east 100 feet, more or less, to a point 100 feet from the first line and measured at right angles with same; thence northeasterly 1600 feet, more or less, to a point (said line to be parallel to and 100 feet from the first line) thence West 110 feet, more or less, to a stake, thence West 110 feet, more or less, to a point, thence East 110 feet, more or less, to a point of beginning, containing 0.42 acres more or less.

Section 14 of the Northwest 1/4 of Section 10, T. 1 S. R. 9 E. Beginning at a point 900 feet, more or less East of the northwest corner of Section 10, T. 1 S. R. 9 E., in the center of the Madison Southern Ry., as located, thence East 10 feet to the side of a 100 foot right-of-way, thence in a southerly direction 1600 feet, more or less, east and parallel to said location of the Madison Southern Ry. to the south side of the northwest 1/4 of the northwest 1/4 of said Section 10, said point is 925 feet, more or less, from the southeast corner of said northwest 1/4 of section 10, thence 100 feet to the west side of and right of way of Madison Southern Ry., thence in a northerly direction 1400 feet more or less to the north line of said northwest 1/4 of the northwest 1/4 section 10, thence East 30 feet to the place of beginning, containing 1.40 acres, more or less, as will more fully appear by reference to said petition now on file herein.

NOW, THEREFORE, you and each of you, and all persons interested in or having claims upon said property, are hereby notified and commanded to be and appear in our said Circuit Court on the first Monday in June, 1908, the same being the 1st day of said month, and then and there to show cause, if any, why the said should not be taken by petitioner for the use and purposes set forth in said petition.

WITNESS True, Z. Martin, Clerk of said Court, this 25th day of May A. D. 1908.

T. E. MARTIN,
Clerk Circuit Court, Madison County, Fla.

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

Notice is hereby given that the undersigned will apply to the Honorable, Stephen B. Brown, Governor of the State of Florida, at Tallahassee, Florida, on the 25th day of July, A. D. 1908, for Letters Patent, incorporating the "Greenville Tobacco Company," under the following proposed charter, the original of which is now on file in the office of the Secretary of State of the State of Florida.

T. J. REDDING,
J. W. BISHOP,
M. A. McDOWELL,
JOYCE F. MINSON,
A. J. PETTIS.

ARTICLES OF INCORPORATION OF THE GREENVILLE TOBACCO COMPANY.

The undersigned hereby subscribe ourselves, together as a corporation under the laws of the State of Florida, with and under the following proposed charter:

ARTICLE I.
The name of this corporation shall be "GREENVILLE TOBACCO COMPANY," and it shall have its principal place of business in the town of Greenville, Florida, with branch offices in such other places in Florida and elsewhere as may hereafter be established.

ARTICLE II.
The general nature of the business to be transacted by this corporation shall be to plant, grow, cure, buy, sell, pack, store and handle the profits of otherwise all kinds of tobacco; to manufacture, export, import and sell the finished tobacco, cigars and cigarettes; to own, lease or on commission, to make advances on tobacco in other crops, to contract with other corporations or individuals for the growing of tobacco or other crops, to purchase, sell, lease, acquire, own and occupy lands and buildings, and to erect, construct, equip, operate, maintain and maintain tobacco warehouses, factories, agencies, offices and depots for the curing, storing, manufacturing and sale of tobacco, cigars and cigarettes; to engage in a general mercantile business to carry on and conduct farming operations, to purchase, lease, own and sell all kinds of live stock, farming implements and all other kinds of personal property that may be essential or incident to carrying on the object and purposes of this corporation; to acquire and own stock in other corporations and to form partnerships with other corporations or individuals, and to enjoy the rights, powers and privileges granted to corporations of this character by the laws of the State of Florida.

ARTICLE III.
The capital stock of this corporation shall be One Hundred Thousand Dollars to be divided into one thousand shares of One Hundred Dollars each, to be paid on in full except the United States in such shares and in such installments as may be required in the by-laws.

ARTICLE IV.
The term for which this corporation shall exist shall be ninety-nine years.

ARTICLE V.
The business of this corporation shall be conducted by a President, Vice President and a Secretary who shall also be Treasurer, and a Board of Directors consisting of five of its stockholders. The Directors shall be elected annually on the second Monday of January of each year, and the officers shall be elected by the board of directors as soon after the annual election as may be practicable. Until those elected at the first annual election shall be qualified, the business of this corporation shall be conducted by the following officers: T. J. Redding, President; J. W. Bishop, Vice-President; M. A. McDowell, Secretary and Treasurer; and J. F. Minson and A. J. Pettis as directors.

ARTICLE VI.
The highest amount of indebtedness or liability to which this corporation can at any time subject itself shall be Two Hundred Thousand Dollars.

ARTICLE VII.
The names and residences of the subscribing incorporators are as follows:

T. J. Redding, Greenville, Fla.,	20 Shares
J. W. Bishop, Greenville, Fla.,	20 Shares
M. A. McDowell, Greenville, Fla.,	20 Shares
J. F. Minson, Greenville, Fla.,	20 Shares
A. J. Pettis, Greenville, Fla.,	20 Shares

T. J. REDDING,
J. W. BISHOP,
M. A. McDOWELL,
J. F. MINSON,
A. J. PETTIS.

State of Florida, County of Madison.

On this day personally appeared before me, an officer authorized to take acknowledgments of deeds, T. J. Redding, J. W. Bishop, M. A. McDowell, J. F. Minson and A. J. Pettis, to me well known and known to me to be the persons whose names are subscribed to the foregoing charter, and severally acknowledged that they signed the same for the uses and purposes therein expressed.

Witness my hand and seal of office, this 22nd day of June, A. D. 1908.

COUNCIL BUSH,
Notary Public, State of Florida.

My commission expires March 6th, 1909.

ORDINANCE NO. 55.

An Ordinance granting to the Georgia and Florida Railway the right to construct a "Y" across the Troy public road leading into the Town of Madison, Florida, under certain conditions and limitations.

BE IT ORDAINED BY THE TOWN OF MADISON, STATE OF FLORIDA:

Section 1. That the Georgia and Florida Railway be, and the same is hereby granted the right and privilege of constructing a "Y" from the main line of said railway to cross the public road leading into the Town of Madison, known as the Troy road, and to use the same as a common carrier as one of its terminal facilities in said town. Provided, That the cut or excavation across said road shall exceed 18 inches in depth, or the embankment shall not exceed 18 inches in height, as the case may be; that the approaches thereto along said public road shall be graded to all levels with the track at an incline or elevation of not more than fifteen degrees; that said company shall make good and substantial crossings in the middle of said Troy road of not less than twenty feet wide, and shall keep said crossings and crossings of said company, its agents, servants or employees to comply with the provisions of this section, upon before the mayor, to a fine of not more than One Hundred Dollars.

Section 2. That the said company shall cause the engine bell to be rung before crossing said road, and the speed of the train shall not exceed ten miles per hour in passing over a crossing, and be the neglect of said company, its agents, servants or employees to comply with the provisions of this section, upon before the mayor, to a fine of not more than One Hundred Dollars.

Section 3. That all ordinances and parts of ordinances conflicting with the provisions of this ordinance be and the same are hereby repealed and this ordinance shall go into effect immediately upon its approval by the Mayor.

Passed the Town Council this 2nd day of June 1908.

L. A. FRAUENFELDER,
President of Town Council.

S. P. GRIFFIN, Clerk.

Approved this 2nd day of June, 1908.

R. H. ROWE, Mayor.

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

Notice is hereby given that the undersigned will apply to the Honorable, Stephen B. Brown, Governor of the State of Florida, at Tallahassee, Florida, on the 25th day of July, A. D. 1908, for Letters Patent, incorporating the "Madison County Realty Company," under the following proposed charter, the original of which is now on file in the office of the Secretary of State of the State of Florida.

CHAS. E. DAVIS,
C. B. ASHLEY,
R. H. ROWE,
C. L. MORROW.

ARTICLES OF INCORPORATION OF THE MADISON COUNTY ABSTRACT AND REALTY COMPANY.

The undersigned hereby subscribe themselves, together as a corporation under the laws of the State of Florida, with and under the following proposed charter:

ARTICLE I.
The name of this corporation shall be "MADISON COUNTY ABSTRACT AND REALTY COMPANY," and it shall have its principal office or place of business in the town of Madison, Florida, with branch offices in such other places in Florida as may hereafter be established.

ARTICLE II.
The general nature of the business shall be to purchase, lease, acquire, hold, own and manage abstract books containing, among other things, deeds, mortgages, satisfaction of mortgages, judgments, decrees, satisfaction of judgments, and all records in Madison County, Florida, pertaining to or affecting the title to lands in said County and State; to purchase, acquire, make, hold, own and sell maps and surveys of all kinds to make, hold, own and sell to abstracts of title to lands in Madison County, Florida and elsewhere; to buy, sell, lease, erect, build, own and manage real estate; to collect rents, and generally to conduct a general real estate business in Madison County, Florida and elsewhere; to take hold, carry on and conduct of such agencies for Life, Fire, Accident, Plate Glass, Tornado and Burglary insurance; to make contracts of any kind to further its purposes and business, to borrow money, and serve as surety on notes, mortgages, bonds or other obligations upon the property of the corporation, and generally to exercise such power as may be deemed to be necessary for the purposes of the corporation or other business of a like nature, and to carry on and enjoy all the rights, powers and privileges incident to corporations organized and existing under the laws of the State of Florida.

ARTICLE III.
The capital stock of this corporation shall be Two Hundred Dollars to be divided into two hundred shares of one hundred dollars each, said stock to be paid in lawful money of the United States at such times, in such manner and in such installments as may be required in the by-laws.

ARTICLE IV.
The term for which this corporation shall exist shall be ninety-nine years.

ARTICLE V.
The business of this corporation shall be conducted by a President, Vice-President, Secretary, Treasurer, and a board of directors to consist of not less than three persons who shall be elected annually on the second Tuesday of January of each year, and the officers shall be elected annually by the Directors as soon after the annual election of officers as may be practicable. Until those elected at the first annual election shall be qualified, the business of the corporation shall be conducted by the following officers: Chas. E. Davis, President; C. B. Ashley, Vice-President; R. H. Rowe, Secretary and C. L. Morrow, Treasurer; and Chas. E. Davis, C. B. Ashley, R. H. Rowe and C. L. Morrow as directors.

ARTICLE VI.
The highest amount of indebtedness or liability to which this corporation can at any time subject itself shall be ten thousand dollars.

ARTICLE VII.
The names and residences of the subscribing incorporators are as follows:

Chas. E. Davis, Madison, Fla.,	Five Shares
C. B. Ashley, Madison, Fla.,	Five Shares
R. H. Rowe, Madison, Fla.,	Five Shares
C. L. Morrow, Madison, Fla.,	Five Shares

CHAS. E. DAVIS,
C. B. ASHLEY,
R. H. ROWE,
C. L. MORROW.

State of Florida, County of Madison.

On this day personally appeared before me, an officer authorized to take acknowledgments of deeds, Chas. E. Davis, C. B. Ashley, R. H. Rowe and C. L. Morrow, to me well known and known to me to be the persons who subscribed to the foregoing charter, and severally acknowledged that they signed the same for the uses and purposes therein expressed.

Witness my hand and seal of office, this 22nd day of June, A. D. 1908.

COLUMBUS B. SMITH,
Notary Public, State at Large.

Commission expires August 3, 1909.

PHOTOS

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